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**From:** Feldman, Michael [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=3231D9F1AD5147A9A0C81B36E0FB2B68-FELDMAN, MICHAEL]  
**Sent:** 10/23/2018 1:04:22 PM  
**To:** Miller, Michael [Miller.Michael@epa.gov]  
**CC:** Verhalen, Frances [verhalen.frances@epa.gov]  
**Subject:** OAR comments on TX SO2 NPRM  
**Attachments:** Luminant monitors ltr to TCEQ signed.pdf

Mike – I just forwarded you an invite to a call with OGC and OAQPS about the TX nonattainment area “revisit.” We are primarily going to discuss the new language concerning modeling. If you are available, I’d like you to listen in just in case any questions come up about the monitor data or the communications with Texas leading up to deploying the monitors.

Attached is the letter we sent concerning the monitor locations.

Here is a link to the June 2016 letter where they identify their selected path for the round 3 and round 4 sources and state that they may deploy monitors at the Luminant facilities if they are unclassifiable.

[https://www.tceq.texas.gov/assets/public/implementation/air/sip/so2/SO2\\_Source\\_Characterization\\_6-29-16.pdf](https://www.tceq.texas.gov/assets/public/implementation/air/sip/so2/SO2_Source_Characterization_6-29-16.pdf)

The other relevant info might be the annual network plans for 2016 and 2017. The monitors were discussed in the 2016 plan and included in the 2017 plan.

*Michael Feldman, PhD*

Air Planning Section  
U.S. EPA Region 6, 6MM-AA  
Phone: 214-665-9793  
feldman.michael@epa.gov